IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CAROL M. McDONOUGH, et al.,

Plaintiffs,

CIVIL ACTION

v. :

: NO. 06-242

TOYS "R" US, INC. d/b/a BABIES "R"

US, et al.,

Defendants.

ARIEL ELLIOTT, et al.,

Plaintiffs,

: CIVIL ACTION

v. :

NO. 09-6151

TOYS "R" US, INC. d/b/a BABIES "R"

US, et al.,

Defendants.

:

ORDER

AND NOW, this 6th day of July 2011, it is **ORDERED** that **Kelly Spann**, **Jennifer Popiel**, and **Mathilda Fenton** are permitted an additional opportunity to add to their Objection (ECF No. 751) by writing a letter, postmarked no later than **July 21, 2011**, to the Clerk

of the Court, 601 Market Street, Philadelphia, Pennsylvania

/s/ Anita B. Brody
ANITA B. BRODY, J.

Copies VIA ECF on 7/6/11 to:

Copies MAILED on 7/6/11 to:

ECF counsel of record

Kelly Marie Spann 1905 St. Louis Street Florissant, MO 63033

Jennifer J. Popiel 6525 Michigan Ave. Saint Louis, MO 63111

Mathilda Fenton c/o Mark W. Ford 4 1/2 N. Broadway P.O. Box 110 Gloucester, NJ 08030

O:\ABB 2011\L-Z\McDonough Elliott Addtl Opportunity for Fords Clients.wpd

¹ The attorney who filed an objection on these class members' behalf is suspended from practicing law in the state, *see* ECF No. 772, and was thus not permitted to appear on behalf of clients. As Mr. Ford stated on the record at the Fairness Hearing that he was unaware of my June 30, 2011 Order, I presume that his clients were not informed of the need to attend the hearing *pro se* or through another attorney to voice additional concerns.